UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

ANTHONY OLIVER,)	
Plaintiff,)	
i idiiitiii,)	
v.)	CV419-063
)	
LYFT, INC. $et\ al.$,)	
)	
Defendants.)	

ORDER

The district judge adopted the undersigned's recommendation that pro se plaintiff Anthony Oliver's filings in this case—and any other case he files—be restricted, due to the vexatious character of his litigation. See doc. 115. Oliver appealed that order. See doc. 118. The Court of Appeals dismissed that appeal in January. See doc. 121. However, very recently, the Court of Appeals has permitted Oliver to reinstate that appeal. See doc. 125 (clerk's grant of appellant's motion to reinstate the appeal).

As the appeal of the Court's order remains pending, it is not clear whether and under what terms Oliver might continue to prosecute this case. Accordingly, the Clerk is **DIRECTED** to **ADMINSTRATIVELY**

TERMINATE all motions currently pending in this case until the Court of Appeals has ruled. Docs. 25, 32, 33, 43, 58, 59, 63, 67, 71, 73, 104, 106, 107. Upon the entry of the Court of Appeals disposition by the district judge, the Clerk is **DIRECTED** to reinstate all motions currently pending.

SO ORDERED, this 6th day of March, 2020.

CHRISTOPHER L. RAY

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA